COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT COOPERATION TREATY APPLICATION

(Page 1)

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I be	lieve I am the original, first a	nd sole inventor (if only one nam	ne is listed below) or an original, first
			ich is claimed and for which a patent i
			DEVICE", the specification of which
			03 July 2003 and was amended
	icle 19 on		(if
applicable).			
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			the above identified specification,
mending me e	laims, as amended by any an	tendment referred to above.	
ĭ acl	knowledge the duty to disclose	se information which is material t	to patentability as defined in 37 CFR §
1.56.	anowiedge the daty to disero.	se miormation which is material t	b patentability as defined in 57 CFR §
		•	
I he	reby claim foreign priority be	enefits under Title 35, United Sta	tes Code. § 119 of any foreign
application(s)	for patent or inventor's certifi	icate or of any PCT international	application(s) designating at least one
		erica listed below and have also i	
			plication(s) designating at least one
			ject matter having a filing date before
	lication(s) on which priority		
			:
Country	Application No.	Filed (Day/Mo./Yr.)	Priority Claimed (Yes/No)
Japan	2002-195456	04 July 2002	Yes
заран	2002-193430	04 July 2002	162
•			
I he	reby claim the benefit under	Title 35. United States Code. 8 1	20 of any United States application(s)
listed below.	and the second s	21.11.2.2.5, 2.1.1.2.2. Blates Code, 3 1.	20 of any omice offices approachings)
	• •	.*	

Application No. Filed (Day/Mo./Yr.) Status (Patented, Pending, Abandoned)

I hereby appoint the practitioners associated with the firm and Customer Number provided below to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to the address associated with that Customer Number:

FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT COOPERATION TREATY APPLICATION (Page 2)

100	·				
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•	Japan MON 300-0333 Japan WARANA				
	ENTERNAL SE				

00005.001249

PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:) . Eveniner Net Vet Agained
IKUO SHIMIZU, ET AL.	: Examiner: Not Yet Assigned)
Application No.: (not yet assigned) (National Phase of PCT Application No. PCT/JP03/08479 filed July 3, 2003)	: Group Art Unit: Not Yet Assigned) :)
Filed: Concurrently herewith	· · · · · · · · · · · · · · · · · · ·
For: FILTERS OF ELECTRONIC DISPLAY DEVICE	

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

DECLARATION UNDER 37 C.F.R. § 1.47(a)

Sir:

An inventor of the above-identified application, Mrs. Kyoko Katagi, refuses to execute any Declaration in connection with this case.

Mrs. Katagi was employed at Yokkaichi Research Laboratories of Kyowa Hakko Chemical Co., Ltd.(formerly Kyowa Yuka Co., Ltd.) from August 1, 2000.

During the course of her employment, Mrs. Katagi was a joint inventor of Japanese patent application No. 2002-195456, entitled "Filters of Electronic Display Device." Kyowa Yuka Co., Ltd. received an assignment of the Japanese patent application from Mrs. Katagi. The JP 2002-195456 application was filed on July 4, 2002.

Mrs. Kyoko Katagi resigned from Kyowa Hakko Chemical Co., Ltd. on August 31, 2002.

Kyowa Hakko Chemical filed PCT application No. JP03/08479 claiming priority to Japanese Patent Application No. 2002-195456 on July 3, 2003. Since Kyowa Hakko Chemical intended to enter the national phase of the PCT patent application in various countries, the inventors were asked to execute necessary formal papers for the national phase applications at that time. Mrs. Katagi explicitly refused to sign any such documents.

On August 25, 2004, Kyowa Hakko Chemical sent, to Mrs. Katagi's house a document in a clear vinyl envelope. The correspondence contained the language of "Request for Your Signature" for this U.S. patent application and was accompanied with a request for response by September 9, 2004. The document and this language were both visible without opening the envelope. However, there is no response to the document to date.

Thus, it is evident that Mrs. Katagi is unwilling, or unavailable, to execute the Declaration (or the Assignment) for this U.S. patent application.

Lawrence S. Perry Attorney for Applicants

Reg. No. 31,865

Date: December 3, 2004

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